# IN THE UNITED STATES DISTRICT COURT FOR RECEIVED THE MIDDLE DISTRICT OF ALABAMA

2006 APR 11 A 10: 53

Full	MY name ainti	and p	(1 Hattis rison number		MARIA CONTRACTA PROTEIN CONTRACTA
v. Kit	κ Ασ	lam:	<u> </u>	) CIVIL ACTION NO ) (To be supplied by U.S. District Cou	Clerk of
		Olso		) ) ) ) )	
your	const	ituti	s) who violated onal rights. of all the	) ) ) )	
I.	PREVI	Have deali	AWSUITS you begun other I ng with the same n? YES ( W NO	lawsuits in state or fe or similar facts invol O ( )	deral court ved in this
	В.	Have relat	you begun other ing to your impr	lawsuits in state or fe isonment? YES ( ) N	deral court (O ( )
	c.	in the descr	e space below.	r B is yes, describe ea (If there is more than al lawsuits on another outline.)	one lawsuit,
		1.	Parties to this ]	previous lawsuit:	
			Plaintiff(s)	anny Harris / Time 05-CV-1077-7 1:05-	my Harris -cv-1187-1
				105-CV-1077 1:05-0	LAtham etzl
		2.	state court, nam	l court, name the distree the county) <i>United</i>	rict; if 1States
			District Cour	2+	

	3.	Docket number
	4.	Name of judge to whom case was assigned
		HONOTAble Venzetta P. McPherson
	5.	Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?)
		Still PENDING
	6.	Approximate date of filing lawsuit
	7.	Approximate date of disposition
	PLACE OF	PRESENT CONFINEMENT DALS COUNTY JAIL
	OZARK	ALABAMA
	PLACE OR	INSTITUTION WHERE INCIDENT OCCURRED SAME
	CONSTITUT	ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR FIGHTS. AME ADDRESS
		LK Adams BBox 1688 Ozark Alabama 36
	2. W	Ally Olson POBOX 1688 OZZYK Alabama 30
	3.	
	4.	
	5	
	6.	
,	THE DATE	upon which said violation occurred <u>February</u>
	27,20	9
	•	
-		EFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:
-		EFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:

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## " UNLAWFUL PROSECUTION"

DN or About February 27. 2006 DALE COUNTY DISTRICT ATTORNEY KIRK ADAMS "ACTING UNDER COLDR OF LAW" KNOWINGFULLY Attempted to Unlawfully Prosecute I. Timmy Harris For the Charge of Burelaty 3rd based on the Use of Evidence that WAS obtained Via an ILLEGAL SEARCH AND SIEZURE ON September 8.2005. ON FEBRUARY 23,2006. Kenneth Latham whom is a Defendant in a Civil matter before this same Court Admitted to in Part to ILLEGALLY SIEZING THE SAME EVIDENCE Therefore Making the use of the said Evidence Unlawful. DALE COUNTY DISTRICT ATTORNEY KIRK ADAMS TO THIS PRESENT DATE IS USING THIS CASE AS A SOURCE OF LEVERAGE TO ASSIST THE DALE COUNTY SHERIFF DEPARTMENT AND NEWTON POLICE TO KEEP I, THE PIAINTIFF UNDER SUBJECTION, IN HOPE MAYBE I WOULD PLEAD GUILTY TO A FELDNY AND BY DOING THIS I WOULD WEAKEN MY WINNING OF A JUDGEMENT,

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"Vindictive Prosecution"

ON or Hout February 27, 2006. DALE county District Attorney
Kirk Adams "Actine Under Color of Law" Know in ofally has
been using his Position as a Prosecutor to Force the
Complaintiff Timmy Harris to Plea out only to Charoe of
Burdlary 3rd. The DALE county District Attorney Has already dopped
The two Charoes of Recieving Stolen Property and theft of
Property based on the fact that the Arresting Officer
Fabricated the charges because had no Proof of a charge
he wanted to stick for Burdlary which was a broken window
So he did not do this in reference to a Dlea Agreement.
In Normal cases where there's no Conflictual Interest based
on the evidence the case would be disposed and Plead out
to the Lesser charge which is a Misdemeanor.

In this Case Dale County District Attorney Kirk Adams Is Prosecuting the matter severely in the Criminal Court and His Father Joesph Adams is the Attorney for the DEFENDANTS whom were NAMED IN A LAWSUIT FILED AS THE Choss CLAIM OF THE CHARGE OF BURGLARY 3RD, CLEARLY Indicating a Conflict of Interest."

Joes Ph W. Adams appointment was before the Trial for this Cause CC-103 Burglary 3rd So the District Attorney was fully aware of his appointment and was of Full Knowledge of a Possible Conflict.

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DN of About February 27, 2006 DALE COUNTY SHERIFF INVESTIGATOR WALLY DISON "Acting Under Color of LAW" Knowingfully "Deviced me a right to a Fair Trial" by 14ing under Oath by Testimony, and Evidence Tampering"

Wally Olson was or has in noway Involved in my Criminal by any Means and can no show any documentation to Prove So Until Trial Time and was Permitted to Testify.

WALLY OLSON ON 2 DATE VERY CLOSE TO TRIAL TIME WENT TO THE ALLEDGED CRIME SEENE AND TOOK A NEW SET OF Shoe Prints while Using My Shoes he had taken by Coing thru my Property without Reciept or Consent

In cases where there is very little Evidence Wally Olson Goes back to the Crime and Fabricate Evidence and Then testifies to it in Order to get a Conviction And So often Gets away with it.

VI.	STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU. MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.
	I ask the Court to Execute process of this
	CASE AS it deems sufficient, I want the Defendants
	to pay for loss of time, pain and Mental Anguish.
	IN DAMAGES TO AMOUNT #200,0000 PLUS PUNITIVE DAMAGES
	Signature of plaintiff(s)
and	I declare under penalty of perjury that the foregoing is true correct.
	EXECUTED on $\frac{\sqrt{-7-2006}}{\text{(Date)}}$ .